entered, considered and made of record. Applicants respectfully request reconsideration and allowance of the pending claims in light of the amendments and remarks presented herein.

## **AMENDMENTS**

## In the claims

Please cancel claims 73, 74, 78-80, 84-87 and 89-91, without prejudice or disclaimer.

Please amend claims 75, 81, 88, 92, and 109 as follows.

75. (Amended) [The primer of claim 73] An oligonucleotide primer tagged with a chromophore or fluorophore, said chromophore or fluorophore attached so as to allow chain extension by a polymerase, wherein the tagged primer has been base-paired to a template.

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81. (Amended) [The set of primers of claim 78] A set of oligonucleotide primers comprising one or more oligonucleotide primers tagged with a chromophore or fluorophore, said chromophore or fluorophore attached so as to allow chain extension by a polymerase, wherein each tagged primer has been base-paired to a template.

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88. (Amended) [The set of reagents of claim 84,] A set of reagents comprising oligonucleotide primers tagged with one or more chromophores or fluorophores,

said chromophores or fluorophores attached so as to allow chain extension by a polymerase, and

said set of reagents further comprising a polymerase.

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92. (Amended) [The oligopucleotide of claim 89] An extended oligonucleotide comprising an oligonucleotide primer tagged with a chromophore or fluorophore, said



chromophore or fluorophore attached so as to allow chain extension by a polymerase, wherein the tagged primer has been hybridized to a template and extended in length.

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109. (Thrice amended) A chain termination [DNA sequencing reaction] method comprising use of the oligonucleotide of claim 105.

## REMARKS

Claims 73-107, 109-111, and 118-132 were previously pending in this application.

Claims 112-117 have been withdrawn from consideration as a result of a restriction requirement.

By virtue of this amendment, claims 73, 74, 78-80, 84-87 and 89-91 are cancelled and claims 75, 81, 88, 92, and 109 are amended. The amendments to claims 75, 81, 88, 92, and 109 may be properly entered, as a result of the concurrent filing of a Request for Removal of Finality pursuant to 37 C.F.R. § 1.129(a). Accordingly, claims 75-77, 81-83, 88, 92-107, 109-111, and 118-132 are currently pending.

The cancellation of claims 73, 74, 78-80, 84-87 and 89-91 and the amendment of claims 75, 81, 88, 92, and 109 are not to be construed as a dedication to the public of the subject matter of those claims as previously presented. Applicants expressly reserve their right to file one or more continuing applications under 35 U.S.C. § 120 with claims directed to this subject matter.

Applicants acknowledge withdrawal of the rejection of claims 76, 77, 82, 83, 105-107 and 109-111 under 35 U.S.C. § 112, second paragraph; withdrawal of the rejection of claims 73-75, 84-86, 89, 90, 101, 102 and 104 under 35 U.S.C. § 102(b); and withdrawal of the rejection of claims 76-83, 87, 88, 91-100, 105-107 and 109-111 under 35 U.S.C. § 103(a) as set forth on pages 2 and 3 of the previous Office Action.